REMARKS CONCERNING THE AMENDMENTS

The above amendments were made in response to objections to Claim 3 and a request to cancel all rejected claims and place allowable claims (with all intervening subject matter) into independent form. The above amendments are believed to accomplish this.

It is to be noted that claim 27 was identified as depending from a rejected claim, but would be made allowable if placed into independent form, yet that claim was already in independent form. The only amendment to that otherwise allowable claim was the addition of "and" for grammatical purposes.

Minor editorial corrections such as adding "that" where appropriate were also done in the amendment.

SUMMARY OF THE OFFICE ACTION

All issues of rejections and objections have been made moot by cancellation of all rejected claims and amending the objected to claims to place them into condition for allowance.

CONCLUSION

Applicant has made a good faith effort to response in full to the Office Action to place the Application into condition for allowance.

IF THE EXAMINER BELIEVES THAT AN EXAMINER'S AMENDMENT MIGHT IMPROVE UPON OR REDRESS THER AMENDMENT AND ANY ERRORS THEREIN, SHE IS RESPECTFULLY REQUESTED TO CALL THE BELOW SIGNED ATTORNEY, WHO IS OPERATING AS pro bono COUNSEL AT THIS TIME.

All rejections have been made moot by cancellation of rejected claims. As all formal issues and statutory issues have been addressed and overcome, all claims should be allowed. If the Examiner believes that any possible remaining issues can be addressed by a telephone conference, he is respectfully invited to call the attorney of record at 952.832.9090.

Respectfully submitted,

VLADIMIR ABRAMOV

By His Representatives,

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Date: 10 AUGUST 2005

By: Mark A. Litman

Reg. No. 26,390